Steven T. Wax, OSB No. 85012 Federal Public Defender 101 SW Main Street, Suite 1700 Portland, OR 97204

Tel: (503) 326-2123 Fax: (503) 326-5524

Email: steve_wax@fd.org

Lawrence Matasar, OSB No. 74209 621 SW Morrison Street, Suite #1025 Portland, OR 97205 Tel: (503) 222-9830

Email: larry@pdxlaw.com

Attorneys for Defendant

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA, No. 6:05-cr-60008-HO

Plaintiff,

v. JOINT MOTION TO EXTEND
TRIAL DATE TO 180 DAYS

PIROUZ SEDAGHATY,

Defendant.

Page 1 JOINT MOTION TO EXTEND TRIAL DATE TO 180 DAYS

Defendant, Pirouz Sedaghaty, by and through his attorneys, Lawrence Matasar

and Federal Public Defender Steven T. Wax, and jointly with the United States through

First Assistant United States Attorney Kent Robinson, hereby moves this Court,

pursuant to 18 U.S.C. §3161(e), to extend the trial for 180 days due to factors that make

trial within 70 days impractical.

The parties are discussing potential resolution of the case so that any appearance

at this time may involve a waste of judicial, defense, and government resources. In

any event, the remand places back on the Court's docket a number of legal issues and

motions that result in excludable delay under 18 U.S.C. §3161(h). The parties suggest

that the Court set the matter for a joint status report on February 16, 2014.

RESPECTFULLY SUBMITTED this 14th day of January, 2014.

/s/ Steven T. Wax

Steven T. Wax

Federal Public Defender

/s/ Lawrence H. Matasar

Lawrence H. Matasar